iption is paid for . Con

One Square, one week, ..............

Oue Square, six months ...

Two Squares, one month, Two Squares, two months,

Three Squares, one month,.

Three Squares, three months,...

Three Quarter Column, two mouths.... Three Quarter Column, three months, Three Quarter Column, six months...

Three Quarter Column, twelve montus

GENTLEMEN OF THE GRAND JURY:

expect it to appear in print.

which is done with besitati

utlemen of the Grand Jury : 0 T

Very respectfully, &c., JOHN ALEX. CAMPBELL.

are, three months.

Terms of Advertising:

elee Lines or Less Constitute a Square

regicalnucht and Garden NEW

IMPLEMENTS! SOLE AGENTS FOR

Avery's Plows and Points THE ARRESCENESS MADE WITH THE

manufacturers of the above sarticles, and the Sign of "TENNESSEE IRON!"

Franktin-st, Charksville, TENN. At manufacturers prices with freight and insurance

Corn Shellers, Cultivators, Hay Forks, Gmin Cradle

Hay Reaper, Avery's Plows and Points,

Farming Implements! Grass Seed, Iron, Nails, Salt, Hydrantic Line Wagon and Buggy Hubs, Spokes and

Felloes: Chatern Chains,
Tubing and Boxes.
Leather, Groceries, Holloware, Powder and Shot
Lead Percussion Cape, Safety Fuse, etc., etc. As we fittend keeping a full and constant supply of the above, and many other articles wanted in this market, at our Depot, we respectfully ask all interested in getting the right article at the right price, to GIVE US A CALL.

Aug. 15-17

FRECH & CO.

New Store and New Goods!

With Old Merchant. OTTER, HACKSTT & CO.

W holesale Grecers

Staple Dry Goods

Boots and Shoes. HATS, &c., &c.

Andgap be found at Turnley & Fox's, this Stand with E. O. Keesee, where he will be pleased to sewith B. O. Keesee, where he will be pleased to see his one costumers, and as many new ones as will to have Goldde at

SMALL PROFITS FOR CASH! As I am determined to sell at the LOWEST rates. Thankful for past favors, and hope to receive share of patromage in the future of All T

A. L. WHITAKER.

A CARD. I am new hylog with Mr. Whitaker, and will b defised to see my old friends and enstomers, and will sell them any g ods they may want.
Suly 14-17 J. E. BROADDUS.

BY DBY GOODS! A.H Hats, Caps, Boots, Shoes, CLOTHING

GROVERIES and HARDWARE,

FANCY NOTIONS, 

Franklin-St., Clarksville, Tenn.

MY OBJECT, WILL BE TO KEEP AN Ample and Well Selected Stock And will sell upon as

COOD TERMS! AS ANY HOUSE IN THE TRADE!

CALL AND EXAMINE

SPOOK and PRICES! prices will be paid. ATTEMENT MARKET.

HODGSON & LINDLEY,

SOLE AGENTS FOR THE

Kanawha Salt Company,

CROCERIES & COUNTRY PRODUCE, GROCERS, NAMED AGENT MESSION

Tin, Hard and Queensware, Oils, at Calmine White Lead, Acr 1500 BARRLES SALT FOR SALE July 11 17 4 . Clarksville.

J. A. GILLIS, Portnerly of Anderson Danibue & Co. Louisville, ACTON, CLARK & CO.,

TI Successor to Actou & Woodnutte) IMPORTES AND POLICES OF DRYGOODS so of the Pearl Street, bet. Vine at 1 Race, CINCINNATI.

Special Notice!

No. 803. MAIN STREET,

THE undersigned have purchased of

DRUGS,

MEDICINES, PAINTS, OILS,

PANCY GOODS, &C.

And will continue the same kind of business, at the same stand, (Thomas & Bro's old stand, Public

spared to furnish COUNTRY MERCHANTS AND PHYSICIANS, with the best articles in their line, at wholesale,

They will sell for CASH ONLY, and wish to IMPRESSIVELY, to all who favor tham with their patronage. That THEY DO NOT WANT IT, unless cash is paid at the time of patronase. This rule they will strictly adhere to, and no tickets or memorandums will be made. They cannot afford to pay cash for goods, and sell them on a credit.

FINLEY & STEWART, THOMAS & BRO'S Old Stand, Pub le Square.

J. F. MEHLHOPE & CO., DEALERS IN

CONTRACTOR OF THE PARTY OF THE PARTY. Groceries, Wines and Brandies, WHISKEY, ALE, BEER, CIGARS,

General Assortment of Confectioneries
QUEENSWARE, TINWARE,

FANCY NOTIONS, ETC., ETC. PRANKLIN STREET,

CLARKSVILLE, TENNESSEE.

IN FACT HOUSEKEEPERS CAN FIND MOST

ANYTHING DESIRED

As we intend keeping a

General Variety Store! And will sell our Goods as LOW AS ANY HOUSE [Sept. 1, '65-tf

BLOCH BRO'S

WOLLD most respectfully inform the citizens of Clarksville and the public generally, that hey have recently enlarged their store, and hav Just Received from New York,

A LARGE STOCK OF W. MATTILL, Full and Winter Attorneys and Claim Agents.

DRESS GOODS! PLAIDS, De LAINS,

POPLINS, MERINGS, BATMORAL SKIRTS. SHAWLS, Etc., Etc.

READY-MADE CLOTHING

Boots, Shoes, Hats, Trunks,

Musical Instruments, atneme on Notions, Etc. o TO ENABLE US TO GIVE THE

Best Inducements. WE HAVE CONSTANTLY A

BUYER IN NEW YORK CITY. nes, As have scenced the services of Mr. W. BALTHROP, an experienced Merchant, and one of the best salesmen in the State, who will be pleased see and walt upon his old customers and friends Aug. 23-tf BLOCH BROTHERS.

A DAND THE TERS IN I STORY HATS, CAPS, TOBACCO, CIGARS, ETC.

Business Cards

HORNBERGER & HOUSE, Attorneys at Law Office—upstairs over Nixon's Store—in old Rail

LAW NOTICE.

G. A. HENRY & T. F. HENRY,
WILL attend to all law business confided to
them in the 7th Judicial District and the
Supreme Court at Nashville, Tenn.
Office on Public Square, Clarksville, Teun. Sept. 1. '651-46

W. A. QUARLES, Square.)
They will say for themselves in making their bow to the public, that every exertion will be made on their part, to render the house worthy of the patronage and confidence of the reality. They are

Sept. 1, 1805.46

Dervincews. A. PEFFER. Two Squares, six months . SMITH & PEFFER, Attorneys & Counsellors at Law, SOLICITORS IN CHANCERE,

vill have facilities to prosecute successfully all l

claims against the Government.

Clarksville, Tenn., Aug. 4, 1865-Dr. W. C. WESTERFIELD, W III. practice Medicine in Clarksville, and vicinity. Office, at his residence, lately oc-cupied by Joseph Johnson. Sept. 15, '65-3m'

DR. H. M. ACREE, Surgeon Dentist CLARKSVILDE, TENN.,

TENDERS his services to the citizens of the city and vicinity, in the different branches of his A No. 1 Second hand case of Dental Instruments, with plate tools, all complete, for sale, July 14-tf

BELL & SHERIDAN, PHOTOGRAPHERS

AMBROTYPISTS, Opposite the Market House, Franklin-st CLARKSVILLE, TENN.

War Cham and Bounty Agency.

of all kinds of business wherein the Goverations is a party. They prosecute and collect chains against the United States for Pensions,

MERCHANT,

DRY GOODS, BOOTS, SHOES,

HATS AND CAPS,

All this you have sworn to do, so you see, the Bounty, Arrears of Pay, and for property taken, September 1, '65.—If PRESLEY A. BYRNE,

Forwarding and Commission AND STEAMBOAT AGENT,

or you may request him to prepare a formel pre-country. You cannot send for witnesses to supply any de-

and and upon the old contract and freedom.

Age, 24-off.

BOOT BOOTENTER & CO.

WINDEXTER &

NEBLETT & GRANT Terms-Three Dollars per Year.

00 and injurious. The law in this instance authorized to you to send for witnesses and you should make the purpose, or table, or other Their allegiance and fealty is now to the law, and of let them trouble or excite you; that it is the great object to present the law, and length on this subject, sentment and indictment, and penalties common to you are enjoined to turn to page 873 of the Code the white race.

As requested, I herewith hand you a copy of my You have been elected, sworn and empanelled a

indicate to you the duties you are called upon to discharge.

In the language of the oath you have taken, you are to diligently enquire, and true presentment make of all offenses, given you in charge, or otherwise handle to your knowledge, committed or

make of all offenses, given you in charge, or otherwise brought to your knowledge, committed or triable in this county; you are to keep secret the State's counsel, your fellows and your own; you are to present no one from hatred, mallee, or ill will, nor leave any unrepresented, through fear, fiver or affection, or for any reward, or promise, or fiver or affection, or for any reward, or promise, or hope thereoff, you are to present the firth, and nothing but the truth, according to the best of your skill and understanding.

We should congratulate each other, gentlemen of the Grand Jury, upon the return of peace, and stitution, which gave rise to the rational trouble and distrust, at least, this an apprehension of kill and understanding.

All this you have sworn to do, so you see, the law places you upon high and important ground; that your position as Grand Jurors, is one of no mean importance, but of great consideration, and high responsibility to your God and your country.

As under your oath you are to enquire into offenses, it is proper for the Court will take this occasion to suggest, that the adoption of appropriate resolutions on your defenses. One is upon the knowledge of either one or all of you; the other upon the testing and correction of public sentiment in thing may of wintesses.

You cannot be made to the proper for the court of the world, might have a salutary influence or all of you; the other upon the testing and correction of public sentiment in this ground of the public sentiment in the service of the service o

THE under-ignor's would inform their Friends and the public generally, that the

And have one of those

And have one of those

Charming Pearl Pictures Taken |

But as to offences before the termination of the ward with patience will be availabled to the interest of and its sure of public parameter. But as division, and the sure was made by the South spaint of the ward with patience was made by the South spaint of the ward with patience was made by the South spaint of the ward with patience was made by the South spaint of the ward with patience was made by the South spaint that no decision of the sure was made by the South spaint the control of the ward with patience was made by the South spaint the control of the ward with patience was made by the south patience was made the regulation of the ward with patience was made the regulation of the ward with patience was made the regulation of the ward with patience was made the regulation of the ward with patience was made the following that the control of the sure of the termination of the ward with patience was made by the South spaint that the control of the ward with patience was made by the south patient to the surface and fields as the ward with patience was made the regulation of the ward with patience was made to the regulation of the ward with patience was made the few and the patience was made to the ward with patience was made the fields and the surface and fields as the ward with patience was made to the ward with patience was the country mate go one.

They ward with patience the termination of the ward with patience was made to the ward with patience ward and the patience was made to the ward with patience was the fields and the patience was made to the ward with patience was mad

among us. Up to the change (if it can be said the me assure you, also, that there is no disposition on institution of slavery survived the proclamation of the part of the Government to deal harship with and injurious. The law in this instance authorizes institution of stavery survived the proclams of the Southern people, you to send for witnesses and you should make emancipation) negroes in this State were slaves, the Southern people, and had been from the organization of the State. There may be speeches published from various vice. It is not only dulawful to gamble, but to Under the new order of things they are free. quarters that may breathe a different spirit, but do the law, and not let them trouble or excite you; but believe

Claim and Bounty Agents.

Three Squares, six months, 20 on and read it for yourselves. You will have plenty the first of the law under important heads to learn his is immaterial in this instance. In this, and question of learn his is immaterial in this instance. In this, and question of learn his is immaterial in this instance. In this, and question is immaterial in this instance. Then was constitutional amendment was irregular, &c. This is immaterial in this instance. In this, and question is immaterial in this instance. In this, and question is immaterial in this instance. Then was constitutional amendment was irregular, &c. This is immaterial in this instance. In this, and question is immaterially praceeding it, does not matter the statute under important heads to learn his is immaterial in this instance. In this, and question is immaterial in this instance. In this, and question is immaterial in this instance. Then was constitutional amendment was irregular, &c. This is immaterial in this instance. In this, and question is immaterially praceeding it, does not matter the statute and the statute of grand heavy for the works in a given you. It is proper for a grand jurce to read given you. It is proper for a grand jurce to read given you. It is proper for a grand jurce to read given you. It is proper for a grand jurce to read given you. It is proper for a grand jurce to read given you. It is proper for a grand jurce to read in the statute and the learn bear work in the statute of grand head of the care is immaterial in this instance. In this has ever before been.

Three Squares, six months, 20 of paster the white race.

This square six months and question of the care is a statute of grand head of the care is a statute of the white more is in it in this instance. In this instance,

and maxims, to the civil law for the impartial protection of peaces, life and fiberty.

It is not uncommon in the march of a nation, for a rule of action to continue, after the cause which called it into requisition has ceased. We hole this will not be the fact of our fution. We believe it will not to an injurious extent. But the people ous do their part, and make some sacrifices to avoid it.

War is necessarily refleal, and rebellion against the national authority, made military rule necessary in this State. But now that rebellion has ceased, in this State. But now that rebellion has ceased, in this State. But now that rebellion has ceased, in this state is the national authority, made military rule necessary in this state. But the reason for military rule necessary in this state is the integer of our particular to a substitution of the reason for military rule necessary would be rebellion to hold itself paramount, and as the letter and spirit of our pational laws are that military rule is itself subject to the civil, it would be rebellion to hold itself paramount, and the nation with many persons, as time, and position with many persons, as time, and appears to the counter of concern, with the negroe's we fare, is as much a matter of concern, with the people of Tennessee, as our fellow-citizens of other States. The court admonsthes you there are not of other States. The court admonsthes you there are an antigonism is to be feared, and not only among us, but in other States do in this State. But now that rebollion has ceased, the reason for military rule necessary in this spirit of antigonism is to be feared, and not only among us, but in other States do in the reason for military rule necessary in this spirit of antigonism is to be feared, and not only among us, but in other States do in the reason for military rule necessary in the negro among them, and political meetings pass resolutions against it. We should be just towards the negro among them, for the reason of the result of the negro among them, and pol

the government. which the State Government was brought about you for the respect manifested on this occasion, and
You then see the presence of the military among If it was done in an irregular manner, we should for the expressions of approbation and confidence

Then do not let this court pass without taking some proper action of a specific character, that will have its influence for the peace and settlement of the county into the countition is what therein—viz. the right of peaceable Bevolution by country.

We must not forget the present and the future, and try and live over the past. We must hand to learn by investigation the condition of officers the Abofition of Slavery, as an analysis of the peaceable and the finality of the condition of officers. W. S. POINDEXTER & CO.

WHOLESALE AND RETAIL

G. R. O. C. E. F. R. S. S.

You wannot send for witnesses to supply any defect that may be found to exist in the testimony of one of your own body, other than in the special feet that may be found to exist in the testimony of one of your own body, other than in the special feet that may be found to exist in the testimony of one of your own body, other than in the special feet that may be found to exist in the testimony of one of your own body, other than in the special feet that may be found to exist in the testimony of one of your own body, other than in the special feet that may be found to exist in the testimony of one of your own body, other than in the special feet that may be found to exist in the testimony of one of your own body, other than in the special feet that may be found to exist in the testimony of one of your own body, other than in the special feet that may be found to exist in the testimony of one of your own body, other than in the special feet that may be found to exist in the testimony of one of your own body, other than in the special feet that may be found to exist in the testimony of one of your own body, other than in the special feet that may be found to exist in the testimony of the war.

The people of Tennessee, of all furmer affiliations, in this connection, called They are gaining. The people of Tennessee, of all furmer affiliations, the best of the outly of the Code. You are entitled to free access it then before the war, except those to the office of the Code. You are entitled to free access it in the testimony of the war.

The people of Tennessee, of all furmer affiliations, and go to work, as the fustion of the law? It is made your day to see to this; and the court is required by law to see to this; and the court is required to the office of the Code. You are entitled to free access it to the office of the Code. You are entitled to free access it to the office of the Code. You are entitled to free access it in the testimony of the

quantity than a quart, or even in a larger quantity, to be drank on the ground or place where sold, unless the seller has a licensed privilege. And rubbish, so to speak, around our temples of justice, then the seller is required to keep an orderly house and permit no gambling. To be brief, the law is the seller is required to keep an orderly house and permit no gambling. To be brief, the law is the suller is required to keep an orderly house and permit no gambling. To be brief, the law is the suller is required to keep an orderly house and permit no gambling. To be brief, the law is the suller is required to keep an orderly house and permit no gambling. To be brief, the law is the suller and traffic in liquor in drinking places, and when it grants the privilege, law, not as we left it, in every particular. The account, Nou are referred to page 200 of the law, not as we left it, in every particular. The condition of the country modified or disorder or each the same carefully and search out all offenders, for it is to be observed that this business has lost none of its vigor or prosperity from the law, particularly and search cut all offenders, for it is to be observed that this business has lost none of its vigor or prosperity from the legislation to read the same carefully and search cut all offenders, for it is to be observed that this business has lost none of its vigor or prosperity from the war, but on the contrary is flourishing like a green of the remaining the contrary is flourishing like a green of the regal path and line of fluty. As we are now situated, we need more legislation to read the war, but on the contrary is flourishing like a green or law and will do all in my power to readore their confidence led in when the particular of the war, but on the contrary is flourishing like a green or law and the law and like of the contrary is flourishing like a green of the manner of the subject of the contrary is flourishing like a green of the remaining or the respect to the negro race.

I so the draft on t

piete and perfect than ever, and to ma

disposal.

Whatever is wrong, gentlemen, is against law, 35 09 bear this in mind, and when you are are not satisfied as to whether a certain act, which may be in fied as to whether in a certain act, which may be in fied as to whether in many things comprised to overthrow slavery in pletiged, when your consent has been give in fied as to whether in many things comprised to overthrow slavery in pletiged, when your consent has been agreed, when your I believe you are; or believe when your faith is pledged, when your consent has been given, as